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## **PETITION ROUTING SLIP**

(Find the petition from the list and check the box in the heading above the petition)

Complete if Known			
Application Number	09/469,505		
Filing Date	December 22, 1999		
First Named Inventor	Robert J. Stone et al		
Group Art Unit	2787		
Examiner Name	Not assigned		
Attorney Docket Number	UUN99006		

×	PETITIONS DECIDED BY PETITIONS OFFICE				
302 303 304 305 306 307 308 310 311 312 313 314 315 319 408 411 411 412 501	Relating to Public Use Proceedings (37 CFR 1.292) To make application special - prospective manufacture (37 CFR 1.102, MPEP 708.02) To make special - infringement (37 CFR 1.102, MPEP 108.02) To make special - infringement (37 CFR 1.102, MPEP 108.02) Relating to the Filing/Issuance of Divisional Reissue (37 CFR 1.177) To vaive or suspend rules (37 CFR 1.183) To expunge a paper from patent application or patent file (37 CFR 1.59) Withdrawal of Attorney (37 CFR 1.36) For access to application except re proceedings before Board (37 CFR 1.14, MPEP 103, 104) Relating to Small Entity (37 CFR 1.28) Relating to reexamination (37 CFR 1.181-1.183) For correction of inventorship for applications - no filing date (37 CFR 1.48) For correction of inventorship re PCT applications (37 CFR 1.47) For filing application without one or more inventors (37 CFR 1.47) For extension of time without fee in cases in Application Division (37 CFR 1.17) For matters before A/C for Patents - not specified Relating to a filing date under 35 USC 1118.37 CFR 1.53 Filing date for application filed by Express Mail (37 CFR 1.10) Filing date for lost application - unavoidable delay (37 CFR 1.137(e)) To revive an abandoned application - unintentional abandonment (37 CFR 1.137(b))	504 505 506 507 508 515 516 519 521 525 526 527 528 530 531 532 533	To waive/suspend rules (37 CFR 1.183) To invoke supervisory authority - re patent examining operations (37 CFR 1.181) To withdraw from issue after payment of issue fee (37 CFR 1.313(b)(1-4)) To withdraw from issue after payment of issue fee (37 CFR 1.313(b)) or abandon application in favor of continuing application To enter priority papers after Issue Fee payment (37 CFR 1.55(a)) To defer issuance of patent (37 CFR 1.314) To invoke supervisory authority - re Office of Admin. (37 CFR 1.181) To waive/suspend rules re patent mailers in Office of Admin. (37 CFR 1.183) To decide matters before Deputy A/C for Patents under 37 CFR 1.182) To review refusal to accept & record maintenance fee - application filed on or after 8/27/82 (37 CFR 1.377) To issue patent in the name of the Assignee (37 CFR 1.334(c)) To withdraw a holding of abandonment (37 CFR 1.181) To order a Commissioner-initiated Reexamination proceeding (37 CFR 1.520) To convert Provisional Application PCT petition-unavoidable PCT petition-unavoidable To accept unavoidably delayed payment of maintenance fee (37 CFR 1.378 (b)) To accept unavoidably delayed payment of maintenance fee (37 CFR 1.378 (b)) To accept unintentionally delayed payment of maintenance fee (37 CFR 1.378 (b)) PCT petition-unintentionally delayed payment of maintenance fee (37 CFR 1.378 (b)) PCT petitions related to reexamination proceedings For matters before the Deputy A/C for Patents - not specified		
☐ PETITIONS DECIDED BY THE GROUP DIRECTOR					
601 602 603 604 605 606 607 608 609 610 611 612 613 614 615	To make application special on ground of age or health (37 CFR 1.102, MPEP 708.02) for make special - continuity of earlier application (37 CFR 1.102, MPEP 708.02) for make special - environment quality program (37 CFR 1.102, MPEP 708.02) for make special - sceleptated examination (37 CFR 1.102, MPEP 708.02) for make special - Energy Program (37 CFR 1.102, MPEP 708.02) for make special - Recombinant DNA (37 CFR 1.102, MPEP 708.02) for make special - Recombinant DNA (37 CFR 1.102, MPEP 708.02) for make special for reasons not provided for in codes 601-606 (37 CFR 1.102, MPEP 708.02) for reopen prosecution after Board decision (37 CFR 1.198) for review of final restriction requirement (37 CFR 1.181) not specified in codes Relating to the prematureness of final rejection (37 CFR 1.181, MPEP 706.07(c)) Relating to the refusal to enter an amendment (37 CFR 1.181, MPEP 706.07(c)) Relating to the refusal to enter an amendment (37 CFR 1.181, MPEP 716.07(c)) Relating to a requirement to cancel new matter from application (37 CFR 1.181, MPEP 715.07) for institute on time ference (37 CFR 1.606) Relating to refusal to enter an amendment under 37 CFR 1.312	619 620 621 622 623 625 626 627 628 629	For concurrent Ex parte and Inter parte proceedings (37 CFR 1.212) For return of original oath of patent application (MPEP 604.04(a)) For extension of time (37 CFR 1.136(b)) For interview after Notice of Allowance mailed (MPEP 713.10) Concerning appeal application before transfer of jurisdiction to Board (MPEP 1206) For second or subsequent suspension of action (37 CFR 1.103, MPEP 709) To reinstate Appeals dismissed in Group From denial of reexamination request (37 CFR 515(c)) To enter an amendment after payment of Issue Fee (37 CFR 1.312(b)) From refusal to issue a Certificate of Correction (37 CFR 1.181, MPEP 1480 -1485) For withdrawal of attorney from application pending in group (37 CFR 1.36) For extension of lime in a reexamination (37 CFR 1.555(c)) To enter an amendment after payment of Issue Fee (37 CFR 1.181, MPEP 1480 -1485) For extension of lime in a reexamination (37 CFR 1.555(c)) To enter multiple reexamination proceedings (37 CFR 1.555(c), MPEP 2283) To effect a second conversion of inventorship (37 CFR 1.48, MPEP 201.03) Superconductivity To correct inventorship in a patent not in interference (37 CFR 1.324, MPEP 1481) To change inventorship in a patent (37 CFR 1.48) To change inventorship in a patent (37 CFR 1.48) To change inventorship in a patent for Insulate fee (37 CFR 1.313(a)) For matters before payment of an Issue fee (37 CFR 1.313(a)) For matters before Group Director - not specified		
	PETITIONS DECIDED BY BOARD OF PATENT APPEALS AND INTERFERENCES				
701 702 703 704 705 706 707 708 709 710	To exercise supervisory authority re action by examiner/examiner-in-chief (37 CFR 1.644) To accept belatedly filed copies of interference settlement agreements (35 USC 135(c), 37 CFR 1.668(c)) To withdrawal of attorney in proceeding under 37 CFR 1.201 - 1.288 (37 CFR 1.36) To access to a settlement agreement under 35 USC 135(c) (37 CFR 1.666(b)) For access to an application in proceedings before the Board (37 CFR 1.14(e)) From a refusal to issue a Certificate of Correction (37 CFR 1.322, 1.323) To correct errors in inventorship (37 CFR 1.324) For extension of time to file amendment under 37 CFR 1.196(b) (37 CFR 1.136) To make an application before the Board special (37 CFR 1.102) For extension of time to file supplemental Reply Brief (37 CFR 1.136)	711 712 713 714 799 801 802 803 804 805 899	To accept priority papers in applications in interference (37 CFR 1.644) To reinstate an Appeal For matters before Chairman of Board - not specified To make an application before the Board special (37 CFR 1.102) To reinstate an Appeal To extend time/suspend proceedings (37 CFR 1.196, 1.197, 1.304) For extension of time to file supplemental Reply Brief (37 CFR 1.136) To accept late request for an Oral Hearing (37 CFR 1.136)		
	PETITIONS DECIDED BY SPECIAL LAWS (SECURITY AND GOVERNMENT INTEREST MATTERS)				
901 902 903	Under 42 USC 2457	904 905			
	PETITIONS DECIDED BY THE SOLICITOR				
951 952	Petitions for extension of time in court matters 35 USC 142, 145, 146 Petitions relating to ex parte questions in cases before the Court of Appeals for the Federal Circuit	953 959	(todacco inco mico. tile : incoem et time		

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

Socket No.: UUN 99-006

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

STONE et al.

Group Art Unit: 2787

Serial No.: 09/469,505

Examiner: unassigned

Filed: 12/22/99

Assistant Commissioner

for Patents Box DAC

AN OVERLAY NETWORK FOR For: TRACKING DENIAL-OF-SERVICE FLOODS IN UNRELIABLE DATAGRAM DELIVERY

Washington, D.C. 20231

**NETWORKS** 

## PETITION UNDER 37 C.F.R. §1.47(a) AND RESPONSE TO "NOTICE OF MISSING PARTS OF APPLICATION FILING DATE GRANTED"

Hon. Assistant Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

In response to the "NOTICE OF MISSING PARTS OF APPLICATION FILING ... DATE GRANTED" mailed on February 7, 2000 by the Customer Service Center - Initial Patent Examination Division, Stone et al. submit the following petition under the provisions of 37 C.F.R. § 1.47(a).

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In an attempt to have Mr. Matthew J. Sibley execute the Declaration, the undersigned had an assistant, Ms. Trafton, email co-inventor Robert J. Stone. Mr. Stone forwarded the email to Mr. Sibley, who responded by email to Ms. Trafton with his contact information. See ATTACHMENT A, Sibley Email to Trafton, January 4, 2000.

The undersigned then requested Mr. Sibley to execute the Declaration to the subject '505 patent application naming Mr. Sibley as a co-inventor together with Mr. Robert J. Stone. See ATTACHMENT B, Trafton Fax to Sibley, January 5, 2000; and ATTACHMENT C, Trafton Fax to Sibley, March 22, 2000.

The undersigned personally spoke to Mr. Matthew J. Sibley, and received positive notification that Mr. Sibley was in receipt of the Declaration/Power of Attorney and Assignment, had reviewed and approved the finalized patent application filed December 22, 1999. Reference of the telephone conversation taking place between the undersigned and Mr. Sibley on March 22, 2000 is made in an email to Ms. Carolyn McRae. See ATTACHMENT D, Roberts Email to McRae, March 22, 2000.

The undersigned personally emailed Mr. Matthew J. Sibley to request the cooperation he promised during the March 22<sup>nd</sup> telephone call. See ATTACHMENT E, Roberts Email to Sibley, March 27, 2000.

The undersigned personally left a follow-up voicemail message on April 5, 2000 at the telephone number identified by Mr. Sibley as his preferred contact number 703-363-4693. See ATTACHMENT A, Sibley Email to Trafton, January 4, 2000 referenced above.

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To date, no evidence of any action has been received by the undersigned in attempting to acquire Mr. Sibley's signature on the above Declaration.

By the above communication exchanges, and based upon information and belief, the undersigned has first-hand knowledge that Mr. Sibley has received a copy of the application and Declaration, yet has repeatedly failed to cooperate as promised in executing the above Declaration.

The Declaration is acceptable under the provisions of 37 C.F.R. § 1.63, subject only to Mr. Sibley's execution of this document. It specifically states that Mr. Sibley, together with Mr. Robert J. Stone, are the joint applicants (or co-inventors) of the subject invention of the '505 patent application.

Based upon information and belief, the above information reflects the undersigned's information and knowledge as to the last known address, residence, and the citizenship of Matthew J. Sibley. See ATTACHMENT A, Sibley Email to Trafton, January 4, 2000 referenced above.

A petition fee of \$130.00 ( or surcharge of \$130.00) is authorized by this paper to be charged to Deposit Account 13-2491.

In view of the fact that joint applicant and co-inventor Sibley has a copy of the application and Declaration and has clearly failed to sign the Declaration, that the Declaration is an acceptable Declaration under 37 C.F.R. §1.63, that the appropriate petition fee accompanies this Petition, and that Mr. Sibley's last known address has been provided, the granting of this Petition is respectfully requested.

#1

Respectfully submitted,

MCI WorldCom

Paul A. Roberts

Registration No. 40,289

MCI World Com 1133 19th Street, N.W. Washington, DC 20036 (202) 736-6604 PAR **Date:** April 6, 2000

Facsimile: 202-736-6824